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Attorneys for Creditor  
CONTRA COSTA ELECTRIC, INC.

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

In re: ) Bankruptcy Case  
PG&E CORPORATION, ) No. 19-30088 (DM)  
 )  
-and- ) Chapter 11  
 )  
PACIFIC GAS AND ELECTRIC ) (Lead Case)  
COMPANY, )  
 ) (Jointly Administered)  
 )  
 )  
 )  
Debtors. )

**CONTRA COSTA ELECTRIC, INC.'S  
NOTICE OF PERFECTION OF LIEN  
(11 USC §§ 546 and 362)**

TO THE CLERK OF THE BANKRUPTCY COURT, THE DEBTORS, AND ALL OTHER  
INTERESTED PARTIES, AND THEIR ATTORNEYS OF RECORD:

You are hereby notified that Contra Costa Electric, Inc. (hereinafter “CCE”) hereby perfects and continues to perfect, under 11 United States Code Sections 546(b) and 362(b)(3), its mechanic’s lien in the principal amount, after deducting all credits and offsets, of \$34,197, for labor, equipment, material, and services provided by CCE, generally described as work on dissolved gas analysis and partial discharge monitoring systems, incorporated in and constituting improvements to the real property commonly known as: East 3<sup>rd</sup> Street and Columbia Street,

1 Pittsburg, California 94565; 140 Valley View Drive, Orinda, California 94563; and 137  
2 Hamilton Drive, Novato, California 94949. The purported owner of the property in question is  
3 Pacific Gas & Electric Co. (hereinafter, "PGE"), 6030 West Oaks Boulevard, Suite 300, Rocklin,  
4 California 95765. CCE furnished the above-described labor, equipment, materials and services  
5 at the special instance and request of, and pursuant to a contract with, PGE. This Notice  
6 constitutes the legal equivalent of having recorded a mechanic's lien and then having commenced  
7 a suit to foreclose upon the mechanic's lien.

8 The amount set forth in this Notice is for work performed on or before the  
9 commencement of this bankruptcy proceeding; amounts owed for post-bankruptcy work are not  
10 included. CCE reserves all of its rights and remedies as to amounts owed for post-bankruptcy  
11 work.

12 You are further notified that CCE intends to enforce the lien to the fullest extent allowed  
13 by bankruptcy law and California law. This pleading does not constitute an admission as to the  
14 necessity of any such seizure or commencement.

15 Dated: May 31, 2019

LEONIDOU & ROSIN  
Professional Corporation

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18 By \_\_\_\_\_ /s/ A. Robert Rosin  
19 A. Robert Rosin  
20 Attorneys for  
Contra Costa Electric, Inc.  
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